

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

In re: Bair Hugger Forced Air Warming
Devices Product Liability Litigation.

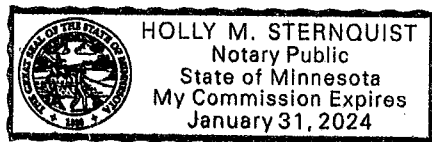
MDL No. 15-2666 (JNE/DTS)

This Document Relates to:
ALL ACTIONS

AFFIDAVIT OF GENEVIEVE M. ZIMMERMAN

1. My name is Genevieve Zimmerman. I am over the age of 18, of sound mind and all the facts stated herein are within my personal knowledge and are true and correct.
2. I am an attorney licensed in the States of Minnesota, North Dakota and Wisconsin. I am Co-Lead Counsel for Plaintiffs in *In re: Bair Hugger Forced Air Warming* MDL. I am also co-counsel for Plaintiff John Petitta in Cause No. C-5130-16-A; *Petitta v. 3M Company et. al.*; pending in the 92nd Judicial District Court, Hidalgo County, Texas.
3. I have never “shared the Bair Paws exhibit (or contents thereof) with co-counsel in the *Petitta* matter” as alleged on page 7 of 3M’s Motion for Contempt. That allegation is false. Counsel for 3M has been made aware on several occasions that nobody from the MDL “shared the Bair Paws exhibit (or contents thereof) with co-counsel in the *Petitta* matter” yet included it in its motion nonetheless.
4. Counsel for 3M raised the same type of unfounded allegations on January 30, 2019, though did not resort to filing a baseless motion to hold Plaintiffs’ attorneys in contempt and sanction them. See attached Exhibit A (Dkt. 1728, Hulse Letter, January 30, 2019) Defendants claimed to be “continuing to investigate how this apparent improper disclosure occurred.” Plaintiffs responded to 3Ms letter the same day, assuring Defendants no improper disclosure of the “Bair Paws” document was made, and pointed Defendants to the publicly available transcripts which contain references to both Bair Paws and the fact that Bair Paws can be used when intraoperative warming [with Bair Hugger] is contraindicated (aortic cross-clamp, orthopedic cases). See attached Exhibit B (Dkt. 1729, Zimmerman Letter, January 30, 2019).
5. In its Motion for Contempt, 3M states, “on March 19, 2019, MDL Counsel entered appearances for Mr. Petitta, objected to the entry of the protective order, and demanded production of all documents produced by Defendants in the MDL (and then some) with no protection whatsoever.” This is also false. I personally participated in meet and confer efforts via telephone on the substance of a protective order.

FURTHER THIS AFFIANT SAYETH NAUGHT.



Gennifer Zimmerman
AFFIANT

SWORN TO AND SUBSCRIBED before me on the 10th day of June, 2019.

Holly M. Sternquist
Notary Public, State of Minnesota

Holly M. Sternquist
Notary's printed name:

My commission Expires: 1-31-2024